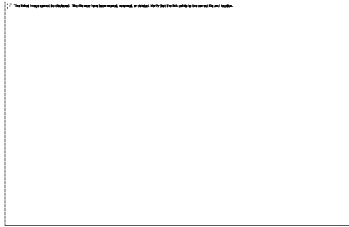


Message

From: James Dotchin [jdotchin@ndep.nv.gov]
Sent: 2/2/2017 8:15:23 PM
To: Fong, Alison [fong.alison@epa.gov]
Subject: RE: SNWA Weir Water Treatment Action Memo
Attachments: removed.txt; Weir-ActioMemo final - EPA comment 2017-02-01.docx

Alison,
I will use all of these comments. Thank you for the additional language in your e-mail.
One note on section V.A.5 – NAC 459.970-9729 are our waste regs.
Thanks,
JD



James (JD) Dotchin
Chief, Bureau of Industrial Site Cleanup
Las Vegas Office Manager
Nevada Division of Environmental Protection
2030 E Flamingo Rd, Suite 230
Las Vegas, NV 89119
p: 702.486.2850 EXT 235 c: 775.443.5290 f: 702.486.2863
jdotchin@ndep.nv.gov
www.ndep.nv.gov
<http://ndep.nv.gov/bmi/index.htm>

From: Fong, Alison [mailto:fong.alison@epa.gov]
Sent: Wednesday, February 01, 2017 4:10 PM
To: James Dotchin
Cc: Moore, Letitia; Jeffrey Kinder; James Carlton Parker; Frederick J. Perdomo; Micheline N. Fairbank
Subject: RE: SNWA Weir Water Treatment Action Memo

JD,

Please see the attached containing the EPA comments Letitia and I discussed with you and Carlton earlier on Monday. I've made the edits to the latest version of the document you sent us yesterday afternoon.

In addition to the draft language proposed in the **VII. Enforcement** and **C. Agency Roles** sections in the document, here is also a draft **standard statement** describing NERT's role that could be used in future documents. Though there isn't a place for it in the Action Memo, the proposed language in VII. Enforcement is consistent.

The Nevada Environmental Response Trust (NERT) was established pursuant to a court approved settlement agreement between the former Tronox, Inc. (and its wholly owned subsidiaries), the United States, the State of Nevada, and certain other parties. NERT's purpose is to manage and fund environmental actions to address legacy contamination at and from the Henderson property. Reorganized Tronox's obligations for legacy liabilities were discharged through Tronox, Inc.'s bankruptcy, effective February 14, 2011.

Thanks,

Alison Fong
U.S. Environmental Protection Agency
Region 9, RCRA Branch

75 Hawthorne Street (LND-4-3)
San Francisco, CA 94105
(415) 972-3065 | fong.alison@epa.gov

From: Frederick J. Perdomo [<mailto:FPerdomo@ag.nv.gov>]
Sent: Thursday, January 19, 2017 2:06 PM
To: James Dotchin <jdotchin@ndep.nv.gov>; Micheline N. Fairbank <MFairbank@ag.nv.gov>; Fong, Alison <fong.alison@epa.gov>
Cc: Jeffrey Kinder <jkinder@ndep.nv.gov>; James Carlton Parker <jcarltonparker@ndep.nv.gov>
Subject: RE: SNWA Weir Water Treatment Action Memo

JD,

Please see attached. The only major edit relates to one of the memorandum's legal citations. Other than that, just minor stylist suggestions.

--Rick

Senior Deputy Attorney General
Bureau of Government Affairs and Natural Resources

From: James Dotchin [<mailto:jdotchin@ndep.nv.gov>]
Sent: Wednesday, January 11, 2017 10:25 AM
To: Micheline N. Fairbank; Frederick J. Perdomo; Alison Fong
Cc: Jeffrey Kinder; James Carlton Parker
Subject: SNWA Weir Water Treatment Action Memo

Alison, Micheline, and Rick,

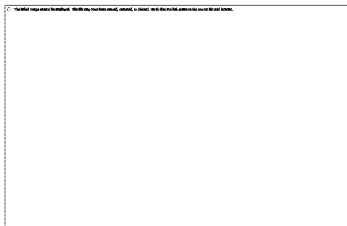
After finalization of the Weir EE/CA and the decision to implement NDEP with the assistance and the cooperation of the NERT have drafted the attached NDEP Action Memo. This Action Memo will direct the NERT to execute the Weir EE/CA. Please review the attached and let me know of any comments or concerns you may have. I would like to get this out to the NERT within the next few weeks to keep this project moving forward if possible.

This is the same format that was used in 2011 to direct NERT to operate the GWETS and to complete the soil removal action on Site (also attached).

Jeff, we will discuss this in detail next Wednesday during the BMI tour.

Thank you,

JD



James (JD) Dotchin
Chief, Bureau of Industrial Site Cleanup
Las Vegas Office Manager
Nevada Division of Environmental Protection
2030 E Flamingo Rd, Suite 230
Las Vegas, NV 89119
p: 702.486.2850 EXT 235 c: 775.443.5290 f: 702.486.2863
jdotchin@ndep.nv.gov
www.ndep.nv.gov

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